

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF INDIANA  
NEW ALBANY DIVISION

IN RE: )  
 )  
EASTERN LIVESTOCK CO., LLC ) CASE NO. 10-93904-BHL-11  
 )  
Debtor. )

**REPLY TO COMMENTS AND ADOPTION BY HOOVER HULL LLP OF REPORT OF  
THE TRUSTEE, JAMES A. KNAUER, REGARDING INVESTIGATION AND ANALYSIS  
OF POTENTIAL CLAIMS AGAINST FIFTH THIRD BANK**

Comes now Superior Livestock Auction, Inc. (“Superior”), and submits the following  
reply<sup>1</sup> to the *Comments and Adoption by Hoover Hull LLP of Report of the Trustee, James A.  
Knauer Regarding Investigation and Analysis of Potential Claims Against Fifth Third Bank*  
 (“Comments”) filed by Special Counsel Hoover Hull LLP (“HH”) on June 29, 2012 as Docket  
No. 1221:

1. In early 2011, because the Trustee and his general counsel, Faegre Baker Daniels  
 (“FBD”), both represent Fifth Third Bank (“Fifth Third”) in other matters, the Trustee retained  
the law firm of Hoover Hull as Special Counsel to investigate the claim of Fifth Third and the  
estate’s potential causes of action against the bank. Though not disclosed, the Trustee and FBD  
also represent Wells Fargo, a \$10 million participant in Fifth Third’s \$32 million loan to the  
Debtor, and had obtained conflict waivers from Wells Fargo around the time the Trustee and  
FBD were employed in this case.

---

<sup>1</sup>This reply is submitted in further support of Superior’s Objection and Supplemental  
Objection filed on June 8, 2012 and June 22, 2012 respectively with regard to the *Report of the  
Trustee Regarding Investigation and Analysis of Potential Claims Against Fifth Third Bank* filed  
on June 5, 2012.

2. On December 14, 2011, this Court directed Hoover Hull to file a report describing its investigations and ultimate “position” regarding Fifth Third’s claim and the estate’s potential causes of action. Hoover Hull did not file such a report. Instead, on June 5, 2012 the Trustee filed his *Report of the Trustee Regarding Investigation and Analysis of Potential Claims Against Fifth Third Bank* (“Trustee’s Report”), which states it was a collaborative effort of the Trustee, FBD, DSI and Hoover Hull.

3. Thereafter, Superior objected to the Report on the grounds there had not been an independent investigation and report as ordered by the Court, and substantial estate claims had not been properly investigated and disclosed. *See* Preliminary Objection and Supplemental Objection filed by Superior on June 8, 2012 and June 22, 2012 respectively. Similar objections were filed by other creditors.

4. Three weeks after the Trustee’s Report was filed, Hoover Hull filed its Comments, for the apparent purpose of persuading the Court that the Trustee’s Report does provide an independent review of potential claims against Fifth Third Bank (“Fifth Third”), untainted by the conflicts of interest of the Trustee and his counsel.

5. Neither the Comments nor Hoover Hull’s “adoption” of the Trustee’s Report cure the fact that no report was filed by Special Counsel, and no investigation was done which did not involve parties who actively represent Fifth Third and participant Wells Fargo. Indeed, the Comments acknowledge that Special Counsel performed his analysis with “assistance” from FBD as well as the Trustee, and that “at no time understood that it was restrained from receiving any assistance from Faegre Baker Daniels LLP (‘FBD’). Comments, ¶2.

6. Many of the statements made in the Comments are self-serving, vague, unsworn factual assertions regarding issues on which the Trustee and Hoover Hull have refused to permit discovery, on the grounds they involve “work product” or “attorney-client privilege.” For example, at his deposition on August 1, 2012, Sean White (who filed the Comments) refused to answer numerous questions relating to his statements in the Comments that FBD did not “interfere with or hinder” Special Counsel’s investigation, that he was a “full and active participant with the Trustee in drafting the Trustee’s Report,” and the claim in the Comments that the Trustee had not instructed Hoover Hull to “stand down” in 2011 when the firm performed no investigation for a number of months.<sup>2</sup>

7. The Court should disregard these and all other statements in the Comments regarding matters for which the Trustee or Special Counsel have invoked attorney-client or work product privilege. The law is well-settled that parties and counsel may not alternately use privileged matter as both a sword and a shield, offering comments and evidence where it helps achieve a strategic goal, while refusing to submit to questioning which might be harmful. *See, e.g., Garcia v. Zenith Elecs. Corp.*, 58 F.3d 1171, 1175 n.1 (7<sup>th</sup> Cir. 1995) (“The implicit waiver rule applies ‘when the client asserts claims or defenses that put his attorney’s advice at issue in the litigation’”); *Lorenz v. Valley Forge Ins. Co.*, 815 F.2d 1095 (7<sup>th</sup> Cir. 1987); *Chivers v. Central Noble Community Schools*, 2005 U.S. Dist. LEXIS 16057 (Aug. 4, 2005 D. N.D. Ind.). It would hardly be equitable to conclude the court and creditors must simply accept the attorney’s own self-serving declarations.

---

<sup>2</sup>Mr. White would only confirm testimony by the Trustee that a “misunderstanding” had occurred, but otherwise refused to provide details of any communications.

8. For these reasons, the Comments add nothing to the issues raised by the objections to the Trustee's Report filed by Superior and others, and do not insulate the report from the problems caused by the conflicts of interest of the Trustee and his counsel with regard to claims against Fifth Third and its loan participant.

Respectfully submitted,

RUBIN & LEVIN, P.C.

By: /s/ John M. Rogers

Elliott D. Levin, Atty. No. 8785-49

John M. Rogers, Atty. No. 6182-49

Christopher M. Trapp, Atty. No. 27367-53

RUBIN & LEVIN, P.C.

342 Massachusetts Avenue

Indianapolis, IN 46204

(317) 634-0300; FAX (317) 453-8601

johnr@rubin-levin.net

ONE OF COUNSEL FOR SUPERIOR  
LIVESTOCK AUCTION, INC.

#### CERTIFICATE OF SERVICE

I hereby certify that on August 3, 2012, a copy of the foregoing *Preliminary Objection to Report of the Trustee, James A. Knauer Regarding Investigation and Analysis of Potential Claims Against Fifth Third Bank* was filed electronically. Notice of this filing will be sent to the following parties through the Court's Electronic Case Filing System. Parties may access this filing through the Court's system:

David L. Abt

John W Ames

T. Kent Barber

C. R. Bowles

Lisa Koch Bryant

James M. Carr

John R. Carr

davidabt@mwt.net

jwa@gdm.com,

shm@gdm.com;tlm@gdm.com;rtrowbridge@kslaw.com

kbarber@dlgfir.com, dlgecf@dlgfir.com;dlgecf@gmail.com

crb@gdm.com, shm@gdm.com;lgw@gdm.com

courtmail@fbhlaw.net

james.carr@bakerd.com, patricia.moffit@bakerd.com

jrciii@acs-law.com, sfinnerty@acs-law.com

Deborah Caruso	dcaruso@daleeke.com,
	lharves@daleeke.com;mthomas@daleeke.com
Bret S. Clement	bclement@acs-law.com, sfinnerty@acs-law.com
Jesse Cook-Dubin	jcookdubin@vorys.com, vdarmstrong@vorys.com
Kirk Crutcher	kcrutcher@mcs-law.com, jparsons@mcs-law.com;
	cmarshall@mcs-law.com
Dustin R. DeNeal	dustin.deneal@bakerd.com, patricia.moffit@bakerd.com
Laura Day DelCotto	ldelcotto@dlgfirm.com, dlgecf@dlgfirm.com;dlgecfs@gmail.com
David Alan Domina	dad@dominalaw.com,
	KKW@dominalaw.com;efiling@dominalaw.com
Daniel J. Donnellon	ddonnellon@ficlaw.com, knorwick@ficlaw.com
Robert Hughes Foree	robertforee@bellsouth.net
Sandra D. Freeburger	sfreeburger@dsf-atty.com, smattingly@dsf-atty.com
Terry E. Hall	terry.hall@bakerd.com, sharon.korn@bakerd.com
John Huffaker	john.huffaker@sprouselaw.com,
	lynn.acton@sprouselaw.com;rhonda.rogers@sprouselaw.com
James Bryan Johnston	bjtexas59@hotmail.com, bryan@ebs-law.net
Todd J. Johnston	tjohnston@mcjllp.com
Edward M King	tking@fbtlaw.com, dgioffre@fbtlaw.com
James A. Knauer	jak@kgrlaw.com, hns@kgrlaw.com
Theodore A	
Konstantinopoulos	ndohbky@jbandr.com
Randall D. LaTour	rdlatour@vorys.com, khedwards@vorys.com
David L. LeBas	dlebas@namanhowell.com, koswald@namanhowell.com
Elliott D. Levin	edl@rubin-levin.net
Kim Martin Lewis	kim.lewis@dinslaw.com,
	lisa.geeding@dinslaw.com;patrick.burns@dinslaw.com
Karen L. Lobring	lobring@msn.com
John Hunt Lovell	john@lovell-law.net, sabrina@lovell-law.net
John Frederick Massouh	john.massouh@sprouselaw.com
Kelly Greene McConnell	lisahughes@givenspursley.com
William Robert Meyer	rmeyer@stites.com
Allen Morris	amorris@stites.com, dgoodman@stites.com
Judy Hamilton Morse	judy.morse@crowedunlevy.com,
	ecf@crowedunlevy.com;donna.hinkle@crowedunlevy.com;karol.brown@crowedunlevy.com
Walter Scott Newbern	wsnewbern@msn.com
Matthew J. Ochs	matt.ochs@moyewhite.com, kim.maynes@moyewhite.com
Ross A. Plourde	ross.plourde@mcafeetaft.com, erin.clogston@mcafeetaft.com
Timothy T. Pridmore	tpridmore@mcjllp.com, lskibell@mcjllp.com
Jeffrey E. Ramsey	jramsey@hopperblackwell.com, mhaught@hopperblackwell.com
Mark A. Robinson	mrobinson@vhrlaw.com, dalbers@vhrlaw.com
Jeremy S Rogers	Jeremy.Rogers@dinslaw.com, joyce.jenkins@dinslaw.com
Ivana B. Shallcross	ibs@gdm.com

Robert K Stanley	robert.stanley@bakerd.com
Meredith R. Thomas	mthomas@daleeke.com, kmark@daleeke.com
John M. Thompson	john.thompson@crowedunlevy.com, jody.moore@crowedunlevy.com,donna.hinkle@crowedunlevy.com
U.S. Trustee	ustpreion10.in.ecf@usdoj.gov
Stephen A. Weigand	sweigand@ficlaw.com
Charles R. Wharton	Charles.R.Warton@usdoj.gov, Charles.R.Warton@usdoj.gov
Jessica E. Yates	jyates@swlaw.com, edufficy@swlaw.com
James T. Young	james@rubin-levin.net, ATTY_JTY@trustesolutions.com;kim@rubin- levin.net;lemerson@rubin-levin.net

I further certify that on August 3, 2012, a copy of the foregoing *Preliminary Objection to Report of the Trustee, James A. Knauer Regarding Investigation and Analysis of Potential Claims Against Fifth Third Bank* was mailed by first-class U.S. Mail, postage prepaid, and properly addressed to the following:

National Cattlemen's Beef Association  
c/o Alice Devine  
6031 SW 37th St.  
Topeka, KA 66610

/s/ John M. Rogers  
John M. Rogers